## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of	)	
Improving Public Safety Communications in the 800 MHz Band	) WT Docket 02-55	
Consolidating the 800 and 900 MHz Industrial/Land Transportation and Business Pool Channels	) ) )	
Amendment of Part 2 of the Commission's Rules to Allocate Spectrum Below 3 GHz for Mobile and Fixed Services to Support the Introduction of New Advanced Wireless Services, including Third Generation Wireless Systems	ET Docket No. 00-	258
Petition for Rule Making of the Wireless Information Networks Forum Concerning the Unlicensed Personal Communications Service	) RM-9498 ) )	
Petition for Rule Making of UT Starcom, Inc., Concerning the Unlicensed Personal Communications Service	) RM-10024 )	
Amendment of Section 2.106 of the Commission's Rules to Allocate Spectrum at 2 GHz for Use by the Mobile Satellite Service	) ET Docket No. 95-	18

To: The Commission

## PETITION FOR CLARIFICATION OR RECONSIDERATION

Multimedia Holdings Corporation ("MHC"), the licensee of full-service television broadcast station KPNX, Mesa (Phoenix DMA), Arizona, by its counsel, hereby requests clarification or, if necessary, reconsideration of the Memorandum Opinion and Order released in this proceeding on October 5, 2005 (the "*Order*") to specify that the *Order* 

does not preclude reimbursement by Sprint Nextel Corporation ("Sprint Nextel") of costs that would be incurred in rebanding 2 GHz broadcast auxiliary service ("BAS") stations used in connection with the operations of television translators or low power television ("LPTV") stations.

KPNX's television signal is delivered to the residents of Mohave County, Arizona through a system of translators licensed to the Mohave County Board of Supervisors (the "Board"). Many years ago, the Board established this translator system as a means for providing regular over-the-air television service to the many remote communities and Indian reservations in the County. The Board uses translator relay stations in the 2 GHz band to pick up the broadcast signals of Phoenix area television stations, including KPNX, and transmit them to the various translators serving the County. Translator relay station WMU464, which is licensed to the Board, is used to deliver KPNX's signal to Mohave County.

It is our understanding that Sprint Nextel has advised the Board and other broadcasters that the *Order* precludes "secondary BAS licensees" (*i.e.*, translator and LPTV licensees) from relocation cost reimbursement during the 2 GHz BAS transition. MHC strongly disagrees with Sprint Nextel's interpretation of the *Order* and urges the Commission to clarify that the *Order* does not in any way restrict Sprint Nextel's obligation to reimburse BAS licensees for the relocation costs of 2 GHz facilities that are used in association with television translators and LPTV stations.

The arguments compelling the Commission to provide such clarification are set forth in the "Petition for Clarification or Reconsideration" being filed separately by the Board in this proceeding. MHC has had an opportunity to review the Board's pleading and wholeheartedly supports the Board's position on the matter.

Accordingly, for the reasons set forth in the Board's "Petition for Clarification or Reconsideration," MHC respectfully requests that the Commission clarify that the *Order* does not restrict Sprint Nextel's obligation to provide relocation cost reimbursement to licensees that use 2 GHz BAS facilities to support television translator and LPTV operations.

Respectfully submitted,

**MULTIMEDIA HOLDINGS CORPORATION** 

By: Warnie K. Sarver

Marine K. Sarver

WILEY REIN & FIELDING LLP 1776 K Street, N.W. Washington, DC 20006 202-719-7000

Its Attorneys

January 27, 2006